

File



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STATE OF UTAH
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS, AND MINING
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August 14, 1979

Mr. Muril D. Vincelette
Vice President
Energy Fuels Nuclear, Inc.
Three Park Central
1515 Arapahoe, Ste. 900
Denver, CO 80202

Re: Final Approval
Sahara Mine
ACT/015/026
Emery County, Utah


Dear Mr. Vincelette:

On July 13, 1979 the Division received the Reclamation Bond in the amount of \$35,923 for the Sahara Mine. At that time however, the required 30 public comment period for tentative approval had not yet ended.

Now that the publication period has ended with no adverse public comment and all other requirements have been completed for this mine, the Division hereby issues final approval to your company for this operation.

Please be reminded of Rule M-8 of the Utah Mined Land Reclamation Act which requires an annual Operations and Progress Report to be filled out and submitted to the Division at the end of each calendar year. Rule M-8 also requires that within 30 days of commencement of mining the operator shall give notice of such commencement to the Division.

Sincerely,


RONALD W. DANIELS
COORDINATOR OF MINED
LAND DEVELOPMENT

RWD/sp